

Part II Sec. 3 was not published on  
22.2.64 vide their letter  
No. 213/2171/63 dt. 15/2/64

१३/२/६४



सत्यमेव जयते

# The Gazette of India

PUBLISHED BY AUTHORITY

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Separate paging is given to this Part in order that it may be filed as a separate compilation

## NOTICE

The undermentioned *Gazettes of India Extraordinary* were published up to the 1st February 1964 :—

Issue No.	No. and Date	Issued by	Subject
18	No. 1(2) Tax (A)/60, dated 28th Jan. 1964,	Ministry of Industry	Amendment' to Resolution No. 1(2)-Tax(A)/60, dated 8th Jan. 1964.
19	No. 9-ITC(PN)/64, dated 10th Feb. 1964.	Ministry of International Trade.	Fixation of quota on the basis of past imports effected against <i>ad-hoc</i> licences not marked as 'NQQ'.

Copies of the *Gazettes Extraordinary* mentioned above will be supplied on Indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so, as to reach the Manager within ten days of the date of issue of these *Gazettes*.

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## PART I—SECTION 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions  
issued by the Ministries of the Government of India (other than the Ministry of Defence)  
and by the Supreme Court

## MINISTRY OF HOME AFFAIRS

New Delhi, the 11th February 1964

## RESOLUTION

No. 24/7/64-4 KZ).—On a careful consideration of the recommendations made by the Committee on Prevention of Corruption under the chairmanship of Shri K. Santhanam, the Government have decided to set up a Central Vigilance Commission which will be headed by the Central Vigilance Commissioner.

2. The powers and functions of the Central Vigilance Commission will be as follows :—

The Central Vigilance Commission will have jurisdiction and powers in respect of matters to which the executive power of the Union extends,

- (i) to undertake an inquiry into any transaction in which a public servant is suspected or alleged to have acted for an improper purpose or in a corrupt manner;
- (ii) to cause an inquiry or investigation to be made into—
- (a) any complaint that a public servant had exercised or refrained from exercising his powers for improper or corrupt purposes;
- (b) any complaint of corruption, misconduct, lack of integrity or other kinds of malpractices or misdemeanour on the part of a public servant including members of the All India Services even if such members are for the time being serving in connection with the affairs of a State Government;

(The relevant rules under the All India Services Act will be amended in consultation with the State Governments in order to bring the members of those Services under the purview of the Commission).

- (iii) to call for reports, returns and statements from all Ministries/Departments/corporate Central undertakings so as to enable it to exercise general check and supervision over the vigilance and anti-corruption work in the Ministries/Departments/undertakings;

(iv) to take over under its direct control such complaints, information or cases as it may consider necessary for further action which may be either;

- (a) to ask the Central Bureau of Investigation to register a regular case and investigate it, or
- (b) to entrust the complaint, information or case for inquiry—
- (1) to the Central Bureau of Investigation; or
- (2) to the Ministry/Department/undertaking concerned;

(v) in cases referred to in paragraph (iv)(b) above the report of the inquiry will be forwarded to the Commission so that on a consideration of the report and other relevant records, it may advise the concerned Ministry/Department/undertaking as to further action;

(vi) the Central Bureau of Investigation will forward to the Ministry of Home Affairs through the Commission the final report in all cases investigated by the Bureau in which it considers that a prosecution should be launched, provided that sanction for such prosecution is required under any law to be issued in the name of the President; and the Bureau will simultaneously send a copy to the Ministry/Department/undertaking concerned for any comments which it may wish to forward to the Commission;

(vii) (a) the Commission will advise the Ministry of Home Affairs, after examining the case and considering any comments received from the concerned Ministry/Department/undertaking, whether or not prosecution should be sanctioned. (Orders will, thereafter, be issued by the Ministry of Home Affairs in whom the power to accord such a sanction will be vested);

(b) in cases where an authority other than the President is competent to sanction prosecution and the authority does not propose to accord the sanction sought for by the Central Bureau of Investigation the case will be reported to the Commission and the authority will take further action after considering the Commission's advice;

(viii) the Commission will have the power to require that the oral inquiry in any departmental proceedings, except in petty cases, should be entrusted to one of the Commissioners for Departmental Inquiries. (A suitable number of Commissioners for Departmental Inquiries will be attached to the Central Vigilance Commission);

(ix) the Commission will examine the report of the Commissioner for Departmental Inquiries, which will in all cases be submitted by the Commissioner for Departmental Inquiries to the Central Vigilance Commission, and the Commission will forward the record of the case to the appropriate disciplinary authority with its advice as to further action;

(x) in any case where it appears that discretionary powers had been exercised for an improper or corrupt purpose the Commission will advise the Ministry/Department/undertaking that suitable action may be taken against the public servant concerned; and if it appears that the procedure or practice is such as affords scope or facilities for corruption or misconduct the Commission may advise that such procedure or practice be appropriately changed, or changed in a particular manner;

(xi) the Commission may initiate at such intervals as it considers suitable review of procedures and practices of administration in so far as they relate to maintenance of integrity in administration;

(xii) the Commission may collect such statistics and other information as may be necessary;

(xiii) the Commission may obtain information about action taken on its recommendations;

(xiv) the Commission will submit an annual report to the Ministry of Home Affairs about its activities drawing particular attention to any recommendation made by it which had not been accepted or acted upon; and a copy of the report together with a memorandum explaining the reasons for non-acceptance of any recommendations of the Commission will be laid by the Ministry of Home Affairs before each House of Parliament.

## 3. The Central Vigilance Commissioner—

(a) will be appointed by the President by warrant under his hand and seal;

(b) will not be removed or suspended from office except in the manner provided for the removal or suspension of the Chairman or a Member of the U.P.S.C. (Union Public Service Commission);

(c) will hold office for a term of six years or till he attains the age of 65 whichever is earlier;

(d) on ceasing to hold the office of the Central Vigilance Commissioner, shall not accept any further employment under the Union or a State Government or accept any political public office;

4. The Central Vigilance Commission will, for the present, be attached to the Ministry of Home Affairs, but in the exercise of its powers and functions it will not be subordinate to any Ministry/Department and will have the same measure of independence and autonomy as the Union Public Service Commission.

5. The Central Vigilance Commissioner will be responsible for the proper performance of the duties and responsibilities assigned to the Commission and for generally coordinating the work of and advising the Ministries/Departments/undertakings in respect of all matters pertaining to maintenance of integrity in administration.

6. The Chief Vigilance Officers in Ministries/Departments will be appointed in consultation with the Central Vigilance Commission and no person whose appointment as the Chief Vigilance Officer is objected to by the Central Vigilance Commission will be so appointed.

7. The Central Vigilance Commissioner will have the power to assess the work of the Chief Vigilance Officer\* and Vigilance Officers and the assessment will be recorded in the Character Rolls of the officers.

8. The Central Vigilance Commission will take the initiative in prosecuting persons who are found to have made *latoe* complaints of corruption or lack of integrity against public servants.

## ORDER

ORDERED that a copy of this Resolution be communicated to all State Governments, all Ministries of the Government of India, etc. and also that the Resolution be published in the Gazette of India.

L. P. SINGH, Special Secy.

**MINISTRY OF FINANCE**

(Department of Economic Affairs)

*New Delhi, the 5th February 1964*

No. F. 25(1)-iV£/64.—In pursuance of paragraph 4 of the Notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. F. 4(1) W&M/60 dated the 1st March 1960, as subsequently amended, it is hereby notified for general information that the following series of the Five-Year Interest Free Prize Bonds, 1965, will be included in the fifteenth quarterly draw for prizes to be held on the 2nd March 1964 :—

- (a) Bonds of Rs. 100 denomination.—Series A, B, C, D, E, F, O, H, J, K, L, M, N, Q, R, S, T, U, V and W.
- (b) Bonds of Rs. 5 denomination.—Series AA, AB, AC, AD, AE, AF, AG, AH, AJ, AK, AL, AM, AN, AP, AQ, AR, AS, AT, AU, AV, AW, AX, AY, AZ and BA.

SHIV NAUBH SINGH, Jt. Secy.

(P &amp; T Division)

*New Delhi, the 10th February 1964*

No. 440-FT//64.—The President hereby directs that the following further amendment shall be made in the Rules relating to Postal Life Insurance and Endowment Assurance, namely :—

*Amendment*

In the said Rules, for rule 7 the following rule shall be substituted, namely :—

"7. Inaccurate information furnished by a person admitted to the benefits of the Post Office Insurance Fund will—

- (a) at the option of the Director-General of Posts and Telegraphs, render voidable the contract concluded with that person and lead to forfeiture of all payments made by him;
- (b) render that person liable to dismissal from service, if he is in Government service and has furnished such information knowingly."

C. B. GULATT, Dy. Secy.

**MINISTRY OF EDUCATION**

(Department of Science)

*New Delhi-1, the 25th January 1964*

No. F. 3(18)/62..?K.7.—In continuation of late Ministry of S. R. & C. A. notifications of even number dated the 12th and 20th September, 1963, it is notified for general information that Prof. Humayun Kabir, till recently the Vice-President, C.S.I.R. and now Minister for Petroleum & Chemicals, Government of India, New Delhi has been nominated as member of the Governing Body and the Board of Scientific and Industrial Research of the Council of Scientific and Industrial Research with immediate effect up to 31st March 1965.

It is also notified for general information that Shri M. C. Chagla, Minister for Education has already taken over as Vice-President, C.S.I.R.

A. J. KIDWAT, *Ex-Officio*-Lt. Secy.**MINISTRY OF IRRIGATION AND POWER***New Delhi, the 1th February 1964***RESOLUTION**

No. EL.II.35(V)/63.—In the Southern region comprising the States of Andhra Pradesh, Madras, Mysore and Kerala, a stage has now been reached when a coordinated plan for establishing a regional grid system, inter-connecting the four State grids, is desirable with a view to deriving the maximum possible benefits from the available hydro-electric and fuel resources in the region. At a conference convened by the Union Minister of Irrigation and Power at Bangalore on 28th October 1963, and attended, amongst others by—

1. Shri A. C. Subba Reddy, Minister, Irrigation & Power, Andhra Pradesh;
2. Shri R. Venkataraman, Minister, Madras;
3. Shri Veerendra Patil, Minister for Public Works, Mysore;
4. Shri J. H. Shamsuddin, Deputy Minister for Electricity, Mysore;
5. Shri J. V. Narasinga Rao, Chairman, Andhra Pradesh State Electricity Board;

6. Shri U. Chandu Nair, Chairman, Kerala State Electricity Board;
7. Shri S. Ramaswamy, Chief Engineer, Kerala State Electricity Board;
8. Shri V. P. Appadurai, Chairman, Madras State Electricity Board;
9. Shri Chandappa Patel, Secretary to the Government of Mysore;

the necessity of establishing a regional agency for the Southern region to implement this concept was unanimously accepted. It was also agreed unanimously that this agency should be set up immediately and designated as the Southern Regional Electricity Board.

2. In pursuance of the above, the Government of India hereby establishes the Southern Regional Electricity Board. The members of the Board will be the following :—

- (i) The Chairman, Andhra Pradesh State Electricity Board.
- (ii) The Chairman, Kerala State Electricity Board.
- (iii) The Chairman, Madras State Electricity Board,
- (iv) The Chairman, Mysore State Electricity Board.
- (v) A representative of the Central Electricity Authority,
- (vi) The Member-Secretary.

The Chairmen of the State Electricity Boards, shall be, the Chairman of the Regional Electricity Board, by rotation in alphabetical order, every year.

3. The Headquarters of the Board will be located at Bangalore.

4. The Secretariat of the Board will be headed by the Member-Secretary of the Board of the rank of a Chief Engineer, who shall be appointed by the Central Electricity Authority together with other staff for the Secretariat.

5. The Board shall be advisory and it shall discharge the following functions :—

- (1) Reviewing the progress of power development schemes in the region.
- (2) Planning and ensuring integrated operation of the systems in the region in such a manner that at any time the total amount of electricity generated and transmitted shall give the maximum possible benefits to the region as a whole.
- (3) Preparation of a coordinated overhaul and maintenance programme for the generating plants in the region.
- (4) Determining the generation schedules to be followed by the constituent systems.
- (5) Determining the quanta of power available for exchange from time to time between the States, over and above the requirements of each State.
- (6) Determination of a suitable tariff structure to govern exchanges of power within the region.
- (7) Consideration of any other relevant matter for appropriate action thereon.

The functioning of the Board will not in any manner affect the existing position in regard to the generation and distribution of electricity within a State.

6. The Board will frame its own rules of business for the conduct of its meetings and other cognate matters.

**ORDER**

ORDERED that the above Resolution be communicated to the Governments of Andhra Pradesh, Kerala, Madras and Mysore, the Ministries of Government of India, Prime Minister's Secretariat, Secretary to the President, the Planning Commission and the Comptroller and Auditor General of India.

ORDERED also that the Resolution be published in the Gazette of India.

V. NANJAPPA, Secy.

**MINISTRY OF INFORMATION AND BROADCASTING***New Delhi, the 14th February 1964*

No. 21/1/63-FD.—In pursuance of the Resolution of the Government of India in the Ministry of Information and Broadcasting No. 1/29/58-FP, dated the 5th February 1959, the Central Government hereby re-appoints the following as members of the Film Advisory Board, Bombay, with effect from the 16th February 1964 until further orders :—

1. Shri D. N. Marshall.
2. Dr. D. G. Vyas.
3. Shri G. C. Banerjee.
4. Shri B. D. Bharucha.
5. Dr. D. V. Bal.
6. Shrimati Leela Jog.

D. R. KHANNA, Under Secy.

SHRI BHAGWAN, Under Secy.

P 21/1/63/-^o (डी)—भारत सरकार, सूचना और प्रसारण मंत्रालय 1/28/58 रॉ. दिनांक 5 4) < 1959, 5 5 1964% W 3 आदेश तक फिल्म सलाहकार बोर्ड,

बम्बई VT सदस्य  $f_t^A/RTf^AJT$  %:—

1. श्री डी० एन० मारशल
  2. 3To nffo जी० व्याम
  3. fjt rA° fii० बनर्जी
  4. sft 5fto ८१० भन्ना
  5. TT° tfto वी० बाल
- श्रीमती लीला जाम

देस राज स्वत्ता, ग्रवर सचिव

नई ता०प०T-1, दिनांक 14 अक्टूबर, 1964

### अधिसूचना

सं० 23/19/62-एडवर्टाईजिंग—इस मन्त्रालय की  
अधिसूचना संख्या 41123158-Po sfto तारीख 21 मार्च,  
1960 SKT-s^nfw ^ftr ^fv ^r^qr i?r अधिसूचना तारीख  
1 \*T& 1961 ffTTT fnftfEpr, @5ई और डिजाइन के लिए राज-  
पुरस्कार नियमावली %f^TT4%अनुसार सरकार ने निर्णय किया  
है कि f?qt 4 ^rfk 5 ^अन्तर्गत वर्तमान प्रविष्टियों f?r बदल कर  
निम्नलिखित ^T f^TT 5Ht :-

**श्रेणियां जिन में परस्कार दिए जायेंगे**

4. पुरस्कार निम्नलिखित श्रेणियों में दिए जायेंगे :—
1. बाल पुस्तकें
2. कला पुस्तकें
3. पुस्तकें (अंग्रेजी)
4. पुस्तकें (भारतीय भाषाओं की)
5. दैनिक समाचार-पत्र (अंग्रेजी)
6. दैनिक समाचार-पत्र (भारतीय भाषाओं के)
7. सजावटी विज्ञापनों की बनावट
8. कला पत्र और वार्षिक पत्र
9. पत्रिकाएं (अंग्रेजी) (वार्षिक पत्रों के अतिरिक्त)
10. पत्रिकाएं (भारतीय भाषाओं की) (वार्षिक पत्रों के अतिरिक्त)
11. पोस्टर
12. फोल्डर (आफसेट/फोटोग्रेव्यूर)
13. फोल्डर (लेटरप्रेस)
14. कलेंडर (आफसेट/फोटोग्रेव्यूर)
15. कलेंडर (लेटरप्रेस)
16. छायरिया
17. देवनागरी टाइपफॉन्ट
- is. प्रचार पुस्तिकाएं
- IS. लेबल
20. सर्वोत्तम जिल्द बंधित पुस्तकें
21. डिब्बा-बैठन
22. विज्ञापन-चित्र और सामग्री; (दर्शकाल में लगाने की सजावटी सामग्री)
23. मुद्रित तस्वीरें
24. बंधाई कार्ड और मंचित्र पोस्ट कार्ड

सरकार अपने विवेक से उपरोक्त सभी में कोई और श्रेणी

जोड़                      सकेगी ।

M/O267GI/(i3

5. (1) sroft i 2r 4, 8 2r io, तथा 12, 13, 16, 18, 23 srk 24 के अन्तर्गत पुरस्कार मुद्रक और प्रकाशक को wr अलग दिए जायेंगे।
- (2) 5 और 6 श्रेणी के अन्तर्गत मुद्रक 5ft प्रकाशक को केवल एक ही पुरस्कार दिया जाये --; परन्तु यदि समाचारपत्र व्यक्ति कम्पनी के प्रेस में छपना 1, 5ft tpr % प्रकाशक से भिन्न है तो अलग अलग दिए जायेंगे।
- (3) श्रेणी 7 % अन्तर्गत पुरस्कार विज्ञापक और डिजाइनर को अलग अलग दिए जायेंगे।
- (4) 40ft 11, 14, 15, 19, 21 ^fk 22 % अन्तर्गत पुरस्कार मुद्रक और डिजाइनर को अलग अलग दिए जायेंगे।
- (5) \*hjfr 17 के अन्तर्गत पुरस्कार केवल डिजाइनर को st f?qt जायगा।
- (6) w>A20 के अन्तर्गत पुरस्कार केवल जिल्दसाज को ift fen जायेगा।

श्री भगवान्, प्रवर, सचिव

**श्रम और रोजगार मंत्रालय**

नई ft^ft,fr-Tt^261W,1963

**संकल्प**

सं० 1(45)/ 62 त<sup>th</sup> Wif— 17 अक्तूबर, 1962 को नई दिल्ली में Wtiff/RT स्थायी श्रममिति के बीसवें अधिवेशन में कर्मचारी राजकीय बीमा योजना की कार्यप्रणाली पर विचार किया गया। समिति ने सिफारिश की कि योजना की कार्यप्रणाली की समीक्षा करते और कर्मचारी राजकीय बीमा निगम की संरचना और संगठन में फेर-बदल तथा परिवर्तनों का मुद्दा देने के लिये एक त्रिदल समिति संगठित की जाए ताकि योजना को और अधिक संतोषजनक ढंग से चलाया जा सके। तदनुसार भारत सरकार ने एक त्रिदल समिति संगठित की है जिसमें निम्नलिखित व्यक्ति होंगे :—

**अथर्व**

श्री सी० आर० पट्टाभिरामन, संघीय श्रम, रोजगार और  
आयोजना उपमंत्री ।

राज्यों का प्रतिनिधित्व करने वाले सदस्य

- 1—«ft iqtJo भक्तवत्सलम्, ^t 't'ft, +JTW सरकार ।
- 2—?4t eft" के० गुह, श्रम और स्वास्थ्य विभागों के राज्यमंत्री, पश्चिम बंगाल सरकार ।
- 3—«ft एम० डी० चौधरी, सार्वजनिक स्वास्थ्य मंत्री, महागण्ट्र सरकार ।

**निर्दोषकों का प्रतिनिधित्व करने वाले सदस्य**

- 1—>sfr जो० धो० पुराणिक  
2—3>jff चरत राम  
3—श्री आर० के० पारिख

मजदूरों का प्रतिनिधित्व करने वाले सदस्य

- 1—!Sft jfto गमानुजम्  
2—श्री जी० बी० चिटनीस  
3—श्री बागागम तुलपुले

समिति के विचारार्थ विषय :--

“कर्मचारी राजकीय बीमा योजना की कार्य प्रणाली की समीक्षा तथा उसे और अधिक संतोषजनक ढंग से चलाने के लिये उसकी संरचना तथा संगठन में आवश्यक फेर-बदल और परिवर्तन की सिफारिश करना।”

एन० एन० चटर्जी, संयुक्त सचिव

नई दिल्ली, 7 UH-HH, 19 64

स्वातंत्र्यं विना प्रजापतिः \* तत्र तत्र विना % fair स्थापित

## संक्षेप

सं० 1(45)/62-एच आई—श्रम और रोजगार मंत्रालय के 26<sup>th</sup> 1963 % *Thm* \*<sup>P</sup> I (45)/62-i<sup>th</sup> inf ^ Jlfir\* फेर-बदल कर , मालवा एच० आह, जल मंत्र, मालवा मंत्रालय सरकार और तिला एच० आह, लोक-स्वास्थ्य मंत्री महागण्ट सरकार को, क्रमशः श्री ०० के० गृह और एम० डी० चौधरी के स्थान पर, राज्य सरकारों के प्रतिनिधि के रूप में कर्मचारी राजकीय

श्री एम० भक्तवत्सलम् के मद्रास राज्य के १ मंत्री नियुक्त हो  
 XRE A TMA AA A A 1 % AA A ftmT fT है  
 दया जाग :-

"श्री एम० भक्तवत्सलम्, मुख्य मंत्री, मद्रास सरकार"

आर० एम० द्विफोडे, उपसचिव